1	UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN
2	SOUTHERN DIVISION
3	
4	
5	In Re FLINT WATER CASES Case No. 16-10444
6	
7	/
8	STATUS CONFERENCE
9	
10	BEFORE THE HONORABLE JUDITH E. LEVY UNITED STATES DISTRICT JUDGE
11	SEPTEMBER 25, 2019
12	
13	APPEARANCES IN ALPHABETICAL ORDER:
14	Charles E. Barbieri Foster, Swift, Collins & Smith, P.C.
	313 South Washington Square
15	Lansing, MI 48933
16	Esther Berezofsky Berezofsky Law Group, LLC
17	210 Lake Drive East, Suite 101
18	Cherry Hill, NJ 08002
19	Frederick A. Berg Butzel Long
	150 West Jefferson, Suite 100
20	Detroit, MI 48226
21	(Appearances continued on next page)
22	
23	For a Certified Transcript Contact:  Jeseca C. Eddington, RDR, RMR, CRR, FCRR
24	Federal Official Court Reporter United States District Court
25	200 East Liberty Street Ann Arbor, Michigan 48104
I	l

1	Teresa Ann Caine Bingman Law Offices of Teresa A. Bingman
2	1425 Ambassador Drive Okemos, MI 48864
3	
4	Jayson E. Blake McAlpine PC 3201 University Drive, Suite 100
5	Auburn Hills, MI 48326
6 7	James M. Campbell Campbell, Campbell, Edwards & Conroy One Constitution Plaza, Suite 300
8	Boston, MA 02129-2025
9	Alaina Devine Campbell Conroy & O'Neil PC
10	1 Constitution Wharf, Suite 310 Boston, MA 02129
11	Danielle L. Dezbor Fieger, Fieger, Kenney & Harrington, PC
12	19390 West 10 Mile Road Southfield, MI 48075
13	Philip A. Erickson
14	Plunkett & Cooney 325 East Grand River Avenue, Suite 250
15	East Lansing, MI 48823
16	James A. Fajen Fajen & Miller, PLLC
17	3646 West Liberty Road Ann Arbor, MI 48103
18	Joseph F. Galvin
19	Genesee County Drain Commissioners 4610 Beecher Road
20	Flint, MI 48532
21	William H. Goodman
22	Goodman and Hurwitz, P.C. 1394 East Jefferson Avenue
23	Detroit, MI 48207
24	Philip A. Grashoff, Jr. Smith Haughey Rice & Roegge 213 South Ashley, Suite 400
25	Ann Arbor, MI 48104
I	ı

1	James F. Graves Sinas Dramis Law Firm
2	3380 Pine Tree Rd. Lansing, MI 48911
3	
4	Deborah E. Greenspan Special Master
5	Julie H. Hurwitz Goodman and Hurwitz, P.C.
6	1394 East Jefferson Avenue Detroit, MI 48207
7	Larry R. Jensen
8	Hall Render Killian Heath & Lyman, PLLC 201 West Big Beaver Road, Suite 1200
9	Troy, MI 48084
10	William Young Kim City of Flint
11	1101 South Saginaw Street, Third Floor Flint, MI 48502
12	Sheldon H. Klein
13	Butzel Long, P.C. Stoneridge West, 41000 Woodward Avenue
14	Bloomfield Hills, MI 48304
15	Richard S. Kuhl Michigan Department of Attorney General
16	ENRA Division, P.O. Box 30755 Lansing, MI 48909
17	Patrick J. Lanciotti
18	Napoli Shkolnik Law PLLC 360 Lexington Avenue, 11th Floor
19	New York, NY 10017
20	Theodore J. Leopold Cohen Milstein Sellers and Toll PLLC
21	2925 PGA Boulevard, Suite 200 Palm Beach Gardens, FL 33410
22	
23	Cynthia M. Lindsey Cynthia Lindsey & Associates 8900 East Jefferson Avenue, Number 612
24	Detroit, MI 48214
25	
ļ	

1		nristopher J. Marker
2	30	'Neill, Wallace & Doyle P.C. 00 Saint Andrews Road, Suite 302 aginaw, MI 48638
3		
4 5	Pe 61	. Santino Mateo erkins Law Group, PLLC 15 Griswold, Suite 400 etroit, MI 48226
6		
7	Ма 22	tephen F. Monroe arc J. Bern & Partners LLP 25 West Washington Street, Suite 2200 nicago, IL 60606
8		
9	Fi	naddeus E. Morgan raser, Trebilcock 24 West Allegan Street, Suite 1000
10		ansing, MI 48933
11		ichael J. Pattwell lark Hill, PLC
12	21	12 East Cesar E. Chavez Avenue
13		ansing, MI 48906
14	Pe	odd Russell Perkins erkins Law Group, PLLC 15 Griswold, Suite 400
15		etroit, MI 48226
16		ichael L. Pitt itt, McGehee, Palmer & Rivers, PC
17	11	17 West Fourth Street, Suite 200 pyal Oak, MI 48067-3804
18		lexander S. Rusek
19	Wh	nite Law PLLC 400 Science Parkway, Suite 201
20		kemos, MI 48864
21		erbert A. Sanders ne Sanders Law Firm PC
22	63	ne Sanders Law Firm PC 15 Griswold Street, Suite 913 etroit, MI 48226
23		,
24	Th	arryl Segars ne Segars Law Firm 15 Griswold Street, Suite 913
25		etroit, MI 48226
ı	"	

1	Ashley Shea
2	Shea Aiello, PLLC 26100 American Drive, Second Floor Southfield, MI 48034
3	Susan Elizabeth Smith
4	Goldberg Segalla LLP One North Charles Street, Suite 2500
5	Baltimore, MD 21201
6	Gregory Stamatopoulos Weitz & Luxenberg, P.C.
7	719 Griswold, Suite 620 Detroit, MI 48226
8	Corey M. Stern
9	Levy Konigsberg, LLP
10	800 Third Avenue, Suite 11th Floor New York, NY 10022
11	Christopher A. Stritmatter Simen, Figura & Parker
12	5206 Gateway Centre, Suite 200 Flint, Michigan 48507
13	
14	Craig S. Thompson Sullivan, Ward
15	25800 Northwestern Highway, Suite 1000 Southfield, MI 48075
16	Barry A. Wolf Barry A. Wolf, Attorney at Law, PLLC
17	503 South Saginaw Street, Suite 1410 Flint, MI 48502
18	
19	Trachelle Young Trachelle C. Young & Associates, PLLC 2501 North Saginaw Street
20	Flint, Michigan 48505
21	Edwar A. Zeineh
22	Law Office of Edwar A. Zeineh, PLLC 2800 East Grand River Avenue, Suite B
23	Lansing, MI 48912
24	To Obtain a Certified Transcript Contact:  Jeseca C. Eddington, RDR, RMR, CRR, FCRR
25	Federal Official Court Reporter United States District Court 200 East Liberty Street - Ann Arbor, Michigan 48104
I	I

1	<u>INDEX</u>
2	MISCELLANY
3	Proceedings7 Certificate45
4	
5	
6	
7	
8	
9	
10	
11	
12 13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
I	

## PROCEEDINGS

THE CLERK: Calling the Flint Water Cases.

THE COURT: All right. Well we're now on the record in the Flint Water Cases. And this is the date and a little bit after the time that was set for a hearing. Essentially a status conference and a number of miscellaneous issues that are traveling along with us in the case.

And I just want to say in general that although civil litigation is not what we often wish it could be in terms of filing a case and soon thereafter having a trial and a resolution of the case, instead there are a lot of twists and turns. I'm trying not to use water words like ebbs and flows. But there really are.

And there are a lot of complicated legal issues that come up in the course of the case. And at one o'clock we had a meeting in chambers with lawyers for the plaintiffs for the putative class action that is pending as well as representatives of many of the defendants.

And we spent about an hour and 15 minutes I think working very hard on a number of the sort of details that weigh the case down. And my job in all of this is to on the one hand keep my foot on the gas pedal so that the cases move forward towards resolution for everyone's benefit.

And I just have to repeat once again that those who -- there is no one in this room who does not benefit from

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

state court action.

```
moving these cases along. And certainly plaintiffs or
potential plaintiffs want to see a resolution. But also the
defendants need their lives to move on, need a resolution, and
need to be able to present their best defense without memories
fading, documents getting lost or destroyed and things of that
nature.
         So I think it benefits everyone to keep working
consistently and diligently on the cases.
         So what I set forth here is an agenda that has a lot
of weeds. We are really in the weeds trying to work out a
system for some pretty complicated litigation to go forward.
         So with those just preliminary remarks we still need
to have appearances for the record. So what I'd like to do,
we have some people who I think are not lawyers sitting in our
jury box, but we also have some lawyers. And maybe you are
lawyers but not lawyers on the case. And I have not
previously heard your names as lawyers.
         So what I'd like to do is we have Deborah Greenspan
is sitting in the front corner. She's the special master who
I appointed to assist me and the parties, all of the parties
in managing the litigation. So that's Deborah Greenspan.
         MR. KURTZ: Chris Stritmatter for Ed Kurtz.
         THE COURT:
                    Okay.
         MR. BLAKE: Jayson Blake, liaison counsel for the
```

```
THE COURT:
                          Okay.
 2
               MR. STAMATOPOLOUS: Gregory Stamatopolous on behalf
 3
     of class plaintiffs.
 4
               THE COURT: Just a minute. My pen ran out. Okay.
 5
     After Jayson Blake.
 6
               MR. STAMATOPOLOUS: Gregory Stamatopolous on behalf
 7
     of class plaintiffs.
 8
               THE COURT: Oh right. Sorry.
 9
              MS. HURWITZ: Good afternoon, Judge. Julie Hurwitz
     on behalf of the class plaintiffs.
10
11
              MS. BEREZOFSKY: Esther Berezofsky on behalf of class
12
     plaintiffs.
13
              MS. LINDSEY: Good afternoon, Your Honor. Cynthia
14
     Lindsey on behalf of class plaintiffs.
15
               THE COURT: Thank you.
               MS. YOUNG: Good afternoon, Your Honor. Trachelle
16
17
     Young on behalf of class plaintiffs.
18
              MS. BINGMAN: Good afternoon. Teresa Bingman on
19
     behalf of class plaintiffs.
20
              MR. GOODMAN: Good afternoon, Your Honor. Bill
     Goodman on behalf of class plaintiffs and on behalf of the
21
22
     Marble plaintiffs. Sole leading plaintiffs' counsel in that
23
     case, but not for long.
24
               THE COURT: Okay. Thank you. And I did receive a
25
     motion to withdraw, Mr. Pitt, from a couple of your
```

```
colleagues. Could they submit a proposed order and then we'll
 1
 2
      get that entered. Okay.
 3
               MR. GOODMAN: I believe that Ms. Bingman also has
 4
      submitted one this morning.
 5
               THE COURT: Oh. I'm not sure I saw that.
 6
               MS. BINGMAN: It didn't go through yet.
 7
               THE COURT: Oh, okay.
 8
               MS. BINGMAN: Thank you.
 9
               THE COURT: Good.
                                  Thank you.
               MS. DEZBOR: Good afternoon, Judge. Danielle Dezbor
10
11
      on behalf of individual plaintiffs.
12
               MR. LANCIOTTI: Patrick Lanciotti for the individual
13
      plaintiffs.
14
               MR. STERN: Good afternoon, Your Honor. Corey Stern
15
      as co-liaison counsel for individual plaintiffs.
               MR. PITT: Michael Pitt and Mr. Leopold was here for
16
      co-lead class.
17
18
               THE COURT:
                          Okay.
19
               MR. KIM: Good afternoon, Your Honor. William Kim on
20
      behalf of City of Flint.
21
               MR. BERG: Rick Berg also for City of Flint.
22
               MR. RUSEK: Good afternoon, Your Honor. Alexander
23
      Rusek on behalf of Howard Croft.
24
               MR. ERICKSON: Your Honor, Philip Erickson here on
      behalf of the LAN defendants and Leo A Daly.
25
```

```
MR. THOMPSON: Good afternoon, Your Honor. Craig
 1
 2
      Thompson for defendant Rowe Professional.
 3
               MS. DEVINE: Good afternoon, Your Honor. Alaina
     Devine for VNA defendants.
 4
 5
               MR. CAMPBELL: Good afternoon, again, Your Honor,
      James Campbell. I represent the VNA defendants as well.
 6
 7
               MR. MONROE: Steve Monroe on behalf of the Bern
 8
     plaintiffs, Your Honor.
 9
               THE COURT:
                           Thank you.
                          James Fajen on behalf of Adam Rosenthal.
10
               MR. FAJEN:
11
               MR. GRAVES: Jim Graves Your Honor on behalf of the
12
     Estate of Margaret Pete.
13
               MR. SANDERS: Good afternoon, Your Honor. Herb
      Sanders on behalf of the Alexander plaintiffs.
14
15
               THE COURT: Thank you.
16
               MR. KLEIN: Good afternoon, Your Honor. Sheldon
17
     Klein on behalf of the City of Flint.
18
               MR. MORGAN: Thaddeus Morgan for Liane Shekter Smith.
19
               MR. PATTWELL: Mike Pattwell for Dan Wyant and Brad
20
     Wurfel.
21
               MR. GRASHOFF: Philip Grashoff on behalf of Stephen
22
     Busch.
23
               MR. ZEINEH: Good afternoon, Your Honor. Edwar
24
     Zeineh on behalf of Daugherty Johnson.
25
               MR. MARKER: Good afternoon, Your Honor. Christopher
```

```
Marker here on behalf of Michael Glasgow.
 1
 2
               MS. SMITH: Susan Smith here on behalf of McLaren
 3
      Mutual Medical Center.
               MR. BARBIERI: Charles Barbieri on behalf of Patrick
 4
 5
      Cook and Michael Prysby.
 6
               MR. SEGARS: Darryl Segars on behalf of the Alexander
 7
      plaintiffs.
 8
               MS. SHEA: Ashley Shea on behalf of the class
 9
      plaintiffs.
               MR. PERKINS: Good afternoon, Your Honor, and good
10
11
      afternoon to your staff. May it please this honorable Court,
12
      my name is Todd Russell Perkins appearing on behalf of Mr.
13
      Earley.
14
               THE COURT:
                          Thank you.
15
               MR. MATEO: Good afternoon, Your Honor. T. Santino
16
      Mateo also on behalf of Mr. Earley.
17
               MR. KUHL: Good afternoon. Richard Kuhl for the
18
      state defendants.
19
               MR. GALVIN: Good afternoon, Your Honor. Joseph
20
      Galvin for Jeff Wright, Genesee County Drain Commission.
21
               MR. WOLF: Good afternoon, Your Honor. Barry Wolf on
22
      behalf of Gerald Ambrose.
23
               MR. JENSEN: Good afternoon, Your Honor. Larry
24
      Jensen on behalf of Hurley Medical Center, Ann Newell, and
25
      Nora Birchmeier.
```

1 THE COURT: It's just not enough lawyers. Okay. 2 Well, what we have is the agenda to work through. 3 And the first issue on the agenda took the majority of our 4 time in chambers. And it's the issue of scheduling 5 depositions. 6 And what has become evident is now that discovery is 7 underway in these cases, the scheduling of depositions, which 8 is the oral questioning of witnesses or parties in the case, 9 has become a little bit unwieldy. And Mr. Campbell for the VNA defendants, Mr. 10 11 Erickson, and others for LAN explained. And we discussed 12 together that there are potentially in the next wave of the 13 litigation 600 depositions to be taken over significantly 14 fewer than 600 days. And so that means that more than one 15 deposition will need to take place on a day. 16 Some depositions can take 7 hours. But also I have authorized depositions to last more than -- longer than the 17 18 rules provide for in this case because there are multiple 19 parties wanting to question the same witness. 20 So what we have -- what we arrived at as -- is that 21 we could not solve the problem in chambers in terms of how the 22 get these scheduled when everyone that needs to or wants to 23 attend is available to attend and how to make sure that no one 24 goes without notice of when their deposition is. 25 So to that end, what we're going to do is have a

group of representative lawyers propose an amendment to the case management order that would have a discovery scheduling and a discovery taking protocol in it. And that will include a representative of the class plaintiffs.

I think I heard that Jordan Connors will do that on behalf of the putative glass. A represented from Veolia from LAN from the individual plaintiffs. Ms. Smith for McLaren.

Potential -- did we end up including -- Mr. Kim, did you want

MR. KIM: Yes, Your Honor.

THE COURT: Okay. You are on this. And this group will present -- submit by e-mail a proposed protocol to be added to the -- an amended case management order. It will include, as I just said, how to schedule these things. But also a protocol for the allocation of time during a deposition with a lead questioner. But time reserved for other lawyers for other parties to ask questions as well.

And I just want to remind everybody that depositions are a matter of public interest at times and members of the public can attend depositions. They usually don't. I know of very few times that they have done that. But so I just take the issue of scheduling them and conducting them in an orderly way very seriously.

So is there anything further on that that anyone wants to be heard on?

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

The schedule is not a part of the docket of a case. That's among the lawyers to work out. But it's important to me that it be worked out so that all parties to the case have access to the depositions. So okay. Great. And the next issue is -- also relates to discovery. And there is a protocol in place already for nonparty subpoenas that has been already sort of hammered out and agreed upon and implemented and ordered by myself in the case. And but Mr. Weglarz -- is Mr. Weglarz here? I'm here for him, Judge. MS. DEZBOR: No. THE COURT: Okay. State your name, your client, and what you'd like to say on this issue. MS. DEZBOR: Yes, Your Honor. Danielle Dezbor here for Todd Weglarz for the individual plaintiffs Brown and And Mr. Weglarz and I discussed this point this Rogers. morning. And our only concern is at present we have to go through other counsel, other plaintiffs counsel, to issue subpoenas. We just wanted to be able to issue subpoenas prior to depositions in order to get the records that we need prior to these depositions to be able to engage in meaningful deps. THE COURT: Okay. And I -- that's what I sort of understood in the submission from the co-liaison counsel was the issue that you wanted to bring to my attention. MS. DEZBOR: Yes.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

THE COURT: And at this point the protocol is there because this is an unwieldy complex piece of litigation. there is a significant and important need to have things coordinated. Because undoubtedly some of the subpoenas you want to issue either have already been issued and then we don't want to burden the target of these subpoenas to reissue information. And other people may also want that information. And so I -- at this point I will deny the request to issue your own subpoenas in your case. In part because at this point we're traveling down a road to address the legionella cases. And we -- I have not yet -- it's not fully briefed even in terms of knowing what causes of action survive the motions to dismiss and what don't. So I think at this point I don't see a compelling reason to have one case of all this litigation go off on its own track issuing subpoenas, getting documents, not putting them -- not identifying them in the same way that the protocol

requires.

So I appreciate your interest in that and understand it but ask that at this time you continue to abide by the protocol. And if you have a problem and it's not working, you can certainly seek to get that issue on a discovery conference call at a later date.

In Re Flint Water Cases - Case No. 16-10444

MS. DEZBOR: Thank you, Judge.

MR. GOODMAN: Your Honor, may I?

```
1
               THE COURT: Certainly.
               MR. GOODMAN: William Goodman on behalf of -- in this
 2
 3
      case on behalf of the Marble plaintiffs. It's true that --
 4
      everything you said of course is absolutely true and in order.
 5
               However the cases, Mr. Weglarz's cases as well as the
 6
      Marble case, have a novel and separate defendant in them in
 7
      the guise of McLaren Hospital. And with regards to taking
 8
      those depositions, I take it what the Court was saying is that
 9
      we need to wait for further instruction as to the direction of
      that part of the case and then consider both issuance of
10
11
      subpoenas and taking depositions at that point.
12
               THE COURT: Yes. I mean -- yes. I mean, and what
13
      was on the agenda was the document -- nonparty document
                 And now you're referring to taking depositions in
14
      subpoenas.
15
      a case that has not yet got an answer.
16
               MR. GOODMAN: That's right.
17
               THE COURT: Yeah. So what I ask is that you, you
18
      know, await your case to have an answer and enter into
19
      discovery.
20
               MR. GOODMAN: However, in the course of the discovery
21
      that is going to be scheduled or scheduled, there may be
22
      questions that arise with regard to these cases which I take
23
      both counsel and I would like to be able to pose in the course
24
      of those depositions.
25
               THE COURT: Absolutely. And that's where you have
```

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

```
Mr. Stern and Mr. Lanciotti and others representing your
interest in getting a discovery protocol in place so that more
than one lawyer can ask questions of a defendant or a party or
a witness.
         So I don't yet know what they're going to present to
    I'm looking forward to it. But I'm certain it has been
resolved in other cases and can be resolved here so that you
can either have a certain amount of time reserved to ask the
questions specific to your clients' interest.
         MR. GOODMAN: Our clients and our novel defendant as
well.
         THE COURT: Certainly.
        MR. GOODMAN:
                      Thank you.
         THE COURT: Yeah.
        MR. GRASHOFF: Your Honor.
         THE COURT: Mr. Grashoff. So please state your name
and your client.
         MR. GRASHOFF: Philip Grashoff on behalf of Stephen
Busch.
         May I take a step back and ask for clarification?
         THE COURT: Yes.
         MR. GRASHOFF: I heard the Court indicate that the
depositions are basically open to the public. If that is the
case, has the Court considered that some of the public that
may attend these depositions may be parties to this
```

```
litigation? Either individual plaintiffs or they may be class
 1
 2
      action representatives.
 3
               I would ask the Court to clarify whether they should
 4
      be allowed to hear what other witnesses are testifying to.
 5
      don't think that that's proper and would urge the Court to
 6
      exclude.
 7
               THE COURT: Certainly parties could be sequestered if
      you think it's appropriate and not permitted in the room.
 8
 9
               MR. GRASHOFF: I mean, we've got --
               THE COURT: I'm not saying anything new about this
10
11
             It's all cases. Depositions are not sealed proceedings
12
      unless ordered by the Court to be sealed.
13
               MR. GRASHOFF: As you have said many times, this is a
      little bit of a unique circumstance. We have this overarching
14
15
      class action that we just know the representatives. And we
      have individual plaintiffs. I am suggesting that it's
16
17
      probably not proper for them to attend a deposition to hear
18
      what other witnesses are saying.
19
                          Okay. Well, then we'll take that on a
               THE COURT:
20
      case by case basis. If a witness shows up -- or a party shows
21
      up or and wants to listen to another person's deposition that
22
      they really should be sequestered from, you'll request it
23
      right then and there.
24
               And if that can't be accomplished, you'll call me.
25
      There will be a court reporter present there. We'll go on the
```

```
record. And I'll make a decision at that time.
 1
 2
               MR. GRASHOFF:
                              Thank you.
 3
               THE COURT: But I would urge people to tell your
 4
      clients that they don't want to jeopardize their position in
 5
      the case by listening to another party's testimony that could
 6
      impact them. But if it's an expert and a plaintiff wants to
 7
      listen to the legionella expert, I don't see why -- how that
 8
      could be a problem, but ...
 9
               MR. GRASHOFF: As you say, we'll deal with it on a
10
      case by case basis.
11
               THE COURT: Yeah.
12
               MR. GRASHOFF:
                              Thank you.
13
               THE COURT: Exactly. But Mr. Grashoff, while I have
      your attention, we previously had a discovery conference call
14
15
      where -- which related to whether Mr. Stephen Busch, your
16
      client, could be called in to a deposition prior to December
      26th of 2019.
17
18
               And I asked that the plea agreement that he entered
19
      into with the State of Michigan be provided to me, which you
20
      did. And I appreciate it very much. And I was surprised but
21
      also pleased to read that there was a provision that you did
22
      not share with me, which reads that your client understands
23
      that he may be subpoenaed to testify at a hearing and/or trial
24
      and he agrees to appear at any hearing and/or trial and will
25
      not invoke the Fifth Amendment right not to testify.
```

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

```
So we don't need to wait until December 27th of 2019
for his deposition because it's part of his plea agreement
with the State of Michigan that he won't invoke the Fifth
Amendment right not to testify at a hearing or trial. And in
this case, hearing.
         MR. GRASHOFF:
                       Did I hear you say I didn't share that
with you?
         THE COURT: You sent this to me. But you said that
-- I understood you to be indicating that there was -- that he
needed to wait until after the 26th of December because
otherwise he would need to invoke his Fifth Amendment right
not to testify.
         MR. GRASHOFF:
                       That's correct.
         THE COURT: And he doesn't. He's agreed here --
         MR. GRASHOFF: With the state Attorney General's
Office on the state charges.
         THE COURT: It's not limited to that. But we won't
              So I'm just indicating I think it was LAN that
go into that.
was seeking his deposition that if they wished to do it before
December 26th, I think this agreement requires that he appear
and testify and not invoke his Fifth Amendment rights.
         MR. GRASHOFF: Your Honor, may I request the
opportunity to have Mr. Mark Kriger submit a memo to you
explaining why that is not correct interpretation?
         THE COURT: No. You can submit it. Mr. Kriger is
```

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

```
not on our docket.
                    If he wants to file an appearance, he can
file an appearance. But I can't accept a brief from somebody
who doesn't represent a party.
         MR. GRASHOFF: I will file it and attach his
declaration and memo to it. And he is --
         THE COURT: Well only do that if you learn from I
think it's Mr. Erickson that he wants to take the deposition
before December 26th. We don't need unnecessary filings. But
this is clearly important and I read this as saying he won't
invoke his Fifth Amendment rights.
         MR. GRASHOFF: For the record, Your Honor,
respectfully we disagree with the Court's interpretation of
that order and interpretation of that language as it applies
to these proceedings.
         THE COURT: Okay.
         MR. GRASHOFF:
                       Thank you.
```

THE COURT: Thank you. All right. So we're up to the third item to be discussed today. And what I have is I have a motion from Veolia to strike the proposed definitions of classes in the Carthan master class action. And that has been fully briefed and I will hold an oral argument on that at our next status conference which is November 6th.

So for those lawyers who are party to that motion, that is when we will hear. We'll put this in an order. But that's when we'll have an oral argument. I don't anticipate

making a decision at the hearing. But that could change if I don't even -- if it changes. We'll find out.

So we now are up to going from the weeds to the tiny blades of grass on the master and short form complaints. And the first issue is whether Liane Shekter Smith's name should be removed from the amended short form complaint. Liane Shekter Smith is no longer in those cases. And so it is fine with me to remove it going forward.

But Mr. Stern, did you have a proposal for how we might address that?

MR. STERN: Your Honor, Corey Stern. If the idea is that the actual short form complaint that is available to people has her name removed, that's fine for us to do. If the idea is that everybody who's ever filed a short form complaint is going to file a new short form complaint, then that would be very difficult.

THE COURT: No, I don't want to do that. But I think going forward it makes sense to not have her name on the short form complaint. Just not to confuse any new cases. We've had a couple of new cases filed within the last month. So I just want to make sure that --

MR. STERN: So I think that the short form complaint might be available on the Court's website. Because I'm not sure how new filers are getting it. Because until they enter the litigation, I'm not sure that they're aware of even what

```
1
      the process is.
 2
               So I can submit to the Court a new short form
 3
      complaint that does not contain the names of defendants that
      have been dismissed from the case.
 4
 5
               THE COURT:
                           Okay.
 6
               MR. STERN: And then if the Court, if there's some
 7
      electronic way in which the Eastern District of Michigan can
 8
      put the short form complaint on the website as it has with
 9
      other documents that make it available to potential
      plaintiffs, that would probably be the best way to deal with
10
11
      it.
12
               THE COURT: Okay. That sounds good.
13
               MR. STERN: And I can get that to you as early as
14
      Monday or Tuesday of next week.
15
               THE COURT: Okay.
16
               MR. MORGAN: Your Honor, Thad Morgan for Liane
      Shekter Smith.
17
18
               THE COURT: Yes, Mr. Morgan.
19
               MR. MORGAN: So to clarify, what I just heard the
20
      Court say is that my client does not have to answer any
21
      nonclass individual lawsuits even if their name is checked?
22
               THE COURT: Absolutely.
23
               MR. MORGAN: Okay.
24
               THE COURT: And that brings up -- thank you for
25
      stating it that way. That really brings up the next -- well,
```

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

```
an issue that's in here. Which is that as the case has
evolved, after the Walters and Sirls opinion from the Court
came out, there were certain causes of action that were not
viable and are not going to continue.
         No defendant has to answer allegations that might
have been incorporated in a short form complaint about causes
of action that no longer exist.
         MR. MORGAN: I have one other issue and this comes
under --
         MADAM COURT REPORTER: It comes under what?
         THE COURT: Thad Morgan.
        MR. MORGAN: Thad Morgan for Liane Shekter Smith.
       There is no hyphen between Shekter and Smith. I don't
know if the Court can correct that in the captions.
         THE COURT: Okay. We weren't sure. We spent quite a
bit of time going back through the record. And we will
correct it now that we know.
         MR. MORGAN: Thank you. It will save phone calls
from my client.
         THE COURT: Okay. We have Mr. Goodman then Mr. Klein
and Mr. Erickson.
         MR. GOODMAN: Is the Court's ruling with regard to
Shekter Smith being essentially struck from the short form
complaints applicable to the Marble case as well? Because I
think Marble was different than Sirls and --
```

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

```
THE COURT: Well, I don't know. I'd have to look
back at the Marble case. I mean, Walters and Sirls there was
a statute of limitations problem with Shekter Smith. And Mr.
Morgan can you tell me where she has landed in Carthan?
        MR. MORGAN: Carthan she's still a party to. Carthan
is a class action.
        THE COURT: Yeah, yeah.
                                 So --
        MR. GOODMAN: I was addressing the Marble case.
        THE COURT: Oh, the Marble.
        MR. GOODMAN: I'm sorry, Your Honor.
        THE COURT: I see.
        MR. GOODMAN: Because in Marble in the original
filing so called long-form complaint --
        THE COURT: Yes, it's applicable.
        MR. GOODMAN: She was identified as a defendant, I
believe. And that was within the statute of limitations.
        MR. MORGAN: But Your Honor, Thad Morgan for Liane
Shekter Smith. The Court's orders are clear in that the
master short form complaint is the controlling and operative
pleading for all individual non class --
        THE COURT: This is a tough question.
        MR. MORGAN: Which is why I asked for clarification.
        THE COURT: Yeah.
        MR. MORGAN: So if that's the case, even if she was
named in the original Marble complaint, that was superseded
```

```
and supplanted by the master long form --
 1
 2
               THE COURT: It was. I understand what you're saying.
 3
      But Mr. Goodman is pointing out that in Walters and Sirls, she
 4
      was not in their complaints. And they wanted to amend to
 5
      include her. And I didn't permit that because they were
 6
      outside of the statute of limitations. Mr. Stern.
 7
                          I think -- I was just going to --
               MR. STERN:
 8
               THE COURT:
                          You're Corey Stern on behalf --
 9
                          Sorry. Corey Stern on behalf of
               MR. STERN:
10
      individual plaintiffs.
11
               This issue, how the Court decides this issue actually
12
      impacts whether to remove somebody from a short form
      complaint. Because if Your Honor decides that in Marble and
13
      Brown and in other legionella cases who properly pled Liane
14
15
      Shekter Smith as a defendant initially and there are claims
16
      that survive against Liane Shekter Smith, other legionella
17
      plaintiffs who file lawsuits by way of a short form complaint
18
      using Your Honor's protocol, they should have the opportunity
19
      to check a box that includes Liane Shekter Smith or any other
20
      defendant if those claims survive.
21
               If we're utilizing the same short form complaint,
22
      which we are, for legionella cases and lead cases and property
23
```

figure out what happens in Brown and Marble before we take such a step to put on a website a very confined short form which limits who people might be able to sue.

THE COURT: I think that's the case. So -
MR. MORGAN: Thad Morgan for Liane Shekter Smith.

Then I don't understand the Court's orders. I think they're docket numbers 114 and 347 that made it clear that the long form complaint regardless of any other individual complaints is the operative and controlling pleading.

THE COURT: You're absolutely right about that. But I think what has been identified is a potential problem with that, those previous orders, is that if Mr. Goodman had previously sued within the statute of limitations Liane Shekter Smith, others did not that were the sample cases coming forward. I just need to give that a little bit more

Mr. Erickson.

thought and potentially some briefing.

MR. ERICKSON: Thank you, your Honor. Philip

Erickson for the LAN defendants. A couple of things. My

understanding -- and I'll stand corrected if I'm wrong. But I

thought that the prior orders of the Court reflected that it

was the short form complaints which were the operative

complaints.

And of course those short form complaints incorporate by reference the master long form complaint. But I just

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

thought that should be clarified. Because I believe it is the short form complaints which are operative based on the Court's prior orders. MR. STERN: Your Honor, again I'm advocating in many ways for Mr. Goodman's clients. But the reality is if Hunter Shkolnik and I drafting a master complaint made a decision based on all the submissions that came in that Liane Shekter Smith should not be included or anybody should not be included or we fail to include it by mistake or purposefully, if someone else has filed a complaint within the applicable statute and they bring a claim that wasn't included or they have a plaintiff or defendant that wasn't included, they can't be penalized -- I would submit that they should not be penalized --THE COURT: No, I agree with you. So, okay, Mr. Morgan, here's the -- I think this is worth focusing on

Morgan, here's the -- I think this is worth focusing on because it is potentially more than just the Marble case will have that issue come up.

So what we can do is set a briefing schedule to address just this issue so that we don't have to wait for the outcome of the Marble and the Brown case to know the answer.

MR. GOODMAN: If I may just add one thing, Your

Honor. William Goodman on behalf of the Marble plaintiffs.

If I may just add one more consideration which is that I

believe at some point in time this Court has expressed some

```
1
      uncertainty as to whether the Marble and other McLaren cases
 2
      are to be consolidated in total, let us say, with Mr. Stern's
 3
      case.
 4
               THE COURT: Yeah, I'm not revisiting that right now.
 5
               MR. GOODMAN:
                             Right.
 6
               THE COURT: I know that has been a thread. Yeah.
 7
               MR. GOODMAN: Just adding a wrinkle.
 8
               THE COURT:
                           Okay.
 9
               MR. MORGAN: Your Honor, Thad Morgan for Liane
10
      Shekter Smith. Can I ask the Court's indulgence then to the
11
      extent there are answer deadlines coming up for short form
12
      complaints that my client be excused from that until the Court
      makes a final decision?
13
14
               THE COURT: Until we resolve this, absolutely.
15
      Because I was about to say she doesn't have to answer anything
16
      and now I'm thinking that she may have to answer some that
17
      incorporated her before the statute of limitations problem was
18
      identified.
19
               MR. MORGAN: Thank you.
20
               THE COURT: So what we'll do in the order following
21
      this hearing is indicate that Liane Shekter Smith, that
22
      answering her requirement to answer any complaints is stayed
23
      at this time until the Court resolves this issue. Mr. Klein.
24
               MR. KLEIN: Thank you, your Honor. Sheldon Klein for
25
      the City of Flint.
                          I have two quick things. One, Ms. Smith
```

```
is in a unique situation because of the statute of limitations
 2
                There are other individuals who were dismissed
      defense.
 3
      because plaintiffs have failed to state a claim against them.
 4
               THE COURT:
                          Right.
 5
                          Including Mayor Walling, including former
               MR. KLEIN:
 6
      EM -- former Mayor Walling, former EM Ed Kurtz. I assume that
 7
      they don't have to --
 8
               THE COURT: Correct.
 9
               MR. KLEIN:
                          -- answer.
10
               THE COURT: That's a substantive ruling regarding
11
      their liability. They are not in the litigation and do not
12
      need to answer.
13
               MR. KLEIN: Okay. And then the final point is if in
14
      fact we are going to do a modified short form complaint to get
15
      rid of people who are no longer in the case, it seems to me
      it's equally efficient and clarifying to get rid of counts
16
17
      that are no longer in the case.
18
               THE COURT: It certainly is. I just don't want to do
19
      it before we know what's happening with Ms. Liane Shekter
20
      Smith, so ...
21
                          Thank you, your Honor.
               MR. KLEIN:
22
                           Yeah. Okay. We've got an issue for Mr.
               THE COURT:
23
      Wright.
24
               MR. GALVIN: Your Honor, Joseph Galvin for Mr.
25
               May I assume that Mr. Wright is not obligated to
```

```
answer anything until after the Marble and Brown decisions?
 1
 2
      He has at this point been dismissed from everything else.
 3
                                 That's a fair assumption.
               THE COURT: Yes.
 4
               MR. GALVIN: Thank you.
 5
               THE COURT: Mr. Erickson.
 6
               MR. ERICKSON: Your Honor, Philip Erickson for the
 7
      LAN defendants.
 8
               The Court has already indicated that if a cause of
 9
      action has been dismissed in Walters and Sirls, you don't need
      to answer any of the other individual cases.
10
11
               I believe the Court also intended in our discussions
12
      upstairs to clarify and enter an order saying that if there's
13
      a box checked in a short form complaint that corresponds to
      the cause of action which was omitted in the amended master
14
15
      complaint, that that checking of the box is a nullity and we
16
      don't have to answer that cause of action either.
17
               THE COURT: Correct. So if any individual lawyers
18
      for individual plaintiffs wish to sue or bring their own cause
19
      of action that we've not yet even seen, that has to be in an
20
      addendum to the short form with an explanation and the details
21
      of what the cause of action is, or if you wish to add a
22
      defendant that we don't even know about, you can do that.
23
               But you have to do it in a way where you have
24
      explained who that defendant is, what their role was, and so
25
      on.
           Okay.
```

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

```
So then we have the issue of whether any answers or
responsive motions need to be filed in other cases with short
form complaints alleging legionella related injuries, whether
any answers need to be filed or motions before the decision in
Marble and Brown.
         And the answer is they do not. All litigation
against the legionella related litigation involving McLaren
and Hurley will be stayed until we have -- until I have
addressed the Marble and Brown cases. And Deborah Greenspan
will be working with the census data to make sure we've
identified what those cases are.
         MR. STERN: Your Honor, Corey Stern. To that end,
when we were in chambers there was a request that I forward an
e-mail --
         THE COURT: Yes.
         MR. STERN: -- from February of 2018 to Susan Smith
relating to an order from Your Honor. That e-mail was sent a
few minutes after we left chambers to Ms. Smith. I just
wanted the record to reflect that per Ms. Smith's request, the
e-mail was sent.
         THE COURT: Okay. And did you also copy Ms.
Greenspan or could you?
         MR. STERN:
                    I shall.
         THE COURT: Thank you. Ms. Smith.
         MS. SMITH: This is Ms. Smith for McLaren confirming
```

```
1
      receipt of Mr. Stern's e-mail.
 2
               THE COURT:
                          Thank you.
 3
               MS. SMITH: I've been through this enough. I don't
 4
     want to have [Inaudible].
 5
               THE COURT: Okay. Good. Okay.
 6
               We agreed on issue 5, the nonparties at fault filings
 7
      that LAN and/or -- well, I quess that Veolia has -- wishes to
 8
      file in the individual cases. That can be achieved with a
 9
      one-page filing that references the nonparty at fault much
      longer document that's 40, 50 pages long that's filed in
10
11
     Walters and Sirls.
12
               So that has been taken care of. And the case
13
     management order will be amended to include that language.
     And what I would ask Mr. Campbell is if you could submit to
14
15
      the Court the proposed language that you think is appropriate
16
      to amend the CMO.
17
               MR. CAMPBELL: Yes, Your Honor. James Campbell for
18
     VNA. We'll do that. Thank you, Your Honor.
19
               THE COURT: Okay. There was some discussion in
20
      chambers about whether there's any further coordination with
21
      the state court cases that need to take place that I could
22
      assist in facilitating or should be aware of. And I learned
23
      that there has not been any significant progress. Or no
24
     orders entered at least by the state court judge in this
25
      particular case in the recent period.
```

So we're charging on ahead here. And the parties to that litigation are also here. So they should be making progress in that matter.

And I think next we're up to a recover from our special master.

SPECIAL MASTER GREENSPAN: Thank you, your Honor. Deborah Greenspan, Special Master.

I'm going to give a brief status update. I think as the Court knows and probably everybody here knows, I filed a second interim report of the special master regarding data compilation on September 16th. So it was filed just recently. And this -- I want to give a bit of an overview of this. I think I did a preview at the last status conference, but there's a couple of interesting points to note for everybody.

As you know, this is a -- this process has been implemented in order to get us an idea of the scope of this litigation how many claims have actually taken steps or how many people have taken had steps to hire counsel or bring lawsuits so we have a better idea of the breadth, the scope of the litigation, and also understand as best we can something about those claims.

So as of the date of the second interim report, we have identified 30,948 alleged injured parties. We define that as somebody who's asserting a claim or has been -- has taken a step to assert or believe they might have a claim.

Some of these have retained counsel. Some of them have not retained counsel. And they are -- they have been provided to me because they have contacted counsel. And so their names are known. But they haven't yet maintained a lawyer. There's 11,321 of that 30,000 number that have not actually hired a lawyer but have contacted a lawyer.

We also have duplicate submissions, meaning somebody has hired perhaps more than one law firm, which is not infrequent. And we are working with the law firms to try to identify which law firm actually represents the individual and if, in fact, they are duplicates. Because in some cases we are going by the data we have.

There may be misspelling of a name or something that means they're actually not the same person. So we're going through that process.

But once we identified the account for the duplicates that we think we have and the non retained -- the client who have not retained lawyers, the net number of parties who have retained counsel that we can identify as unique individuals or entities is 17,720. 96 percent of those are individuals. 89 percent of the claims are either personal injury or wrongful death claims. At least that's what they've identified to us.

There are multiple types of injuries that have been asserted. The largest category of claimed injury is just simply identified as lead exposure. But there are other

injuries, the largest single -- the next largest single category is emotional or psychological injury. That is skin rash or irritation, headache, high blood pressure, digestive or gastrointestinal issues.

So those are the types of injuries that are asserted the most in the information that we have received.

There are about 73 individuals who asserted legionella disease or legionella exposure in their claim submissions or the data submissions. About 40 percent of the claims are asserted by minors. Although a footnote to that statistic, we have about 1,500 individuals who have not provided a date of birth so we don't know if they're minors or not.

About 7,400 have filed lawsuits out of this group that we've identified so far. And about 4,000 individuals report having a blood lead level test taken. They have not all reported the results of the test, but they have reported that a test has been taken.

So those are sort of basic overview statistics.

As I mentioned, we are in the process of trying to confirm and clarify this duplicate issue to try to determine whether, in fact, the people we've identified are, you know, are represented twice in the data or more than twice in the data or who represents those individuals. And it looks like

```
1
               THE COURT:
                           Can you slow down? Can you slow down
 2
      just a little bit?
 3
               MS. GREENSPAN: Oh, I'm sorry.
 4
               It looks like from the responses we have received on
 5
      the duplicate inquiry, we have about 72 percent of them are
 6
                 So there will be some further work to try to
 7
      clarify the actual representation in those cases.
 8
               THE COURT: Okay.
 9
               MS. GREENSPAN: I think other than that there's some
10
      ongoing work to clarify data. Again, too, there's some things
11
      that we've noticed in the data. There are obvious
12
      inconsistencies so that we're trying to make sure that we get
13
      the right information. Maybe some errors in the way it was
      submitted. So we're in that process right now following up
14
15
      with all the plaintiff firms.
16
               THE COURT: Okay.
17
               MS. GREENSPAN:
                               Thank you.
18
               THE COURT:
                          Excellent. Thank you very much.
19
      although the report is short, the amount of work and time and
20
      hours that goes into preparing or dealing with this quantity
21
      of data is tremendous. And I appreciate it a great deal.
22
               The only other thing that I have on the agenda is
23
      indicating that the next status conference of this nature will
24
      be -- oh, I know. There's something that I did forget. Which
25
      is that I have refined at least in some small ways a discovery
```

dispute resolution protocol. And I will include that in the next amended case management order.

But it essentially sets up a biweekly conference call with myself and any lawyers relevant to a discovery dispute that has reached an impasse. And indicates that in general there will be biweekly calls for approximately one hour to be held to try to resolve issues as they come up so that they don't stall out the litigation in any unnecessary way.

And to that end one thing that's not in here that I do in all of my other cases and hopefully would not be a problem in this case which is that I indicate to parties that if they're in a deposition and there's a dispute over whether a witness should answer a question or not and also what we discussed earlier, whether someone should be sequestered or not, you can always try calling chambers.

If I'm free and you have a court reporter, I'm happy to get on the record and try to resolve the issue then so that the deposition doesn't have to be rescheduled. So and I can't guarantee that that will work because I have about 300 other cases. So but generally it does work. So just be aware of that.

Is there anything else that has not been covered?

All right. Well, then we will issue an order including some of the dates and issues. I guess the one thing that we do need to figure out is a briefing schedule to address the issue

```
of Ms. Shekter Smith as a defendant.
 1
 2
               And Mr. Morgan, it seems like it may make sense for
 3
     you to have the opening brief on that. And what I would ask
 4
     you to address is the impact. Knowing that I've issued an
 5
      order that says the master long form is what survived in
 6
     Walters and Sirls as well as the short form.
 7
               But knowing that this issue wasn't identified at that
 8
     time that Shekter Smith was in pending litigation already,
 9
      that's now before the Court. So I just want you to not work
     under the illusion that orders that were entered can't be
10
11
     unentered. So I just don't want you to focus exclusively on
12
      that. But tell me why the master complaint in Walters and
13
     Sirls should keep her out in cases where she was in and it was
     not a statute of limitations problem.
14
15
               So how much time do you need to prepare that brief.
16
               MR. MORGAN: If you can give me two weeks, Your
17
     Honor.
            And more than that if there can be a specific
18
      identification of the cases at issue. I mean, I know it's
19
     Marble and Brown. But any others?
20
               THE COURT: That's a reasonable question.
21
               MR. MORGAN: Thank you.
22
               THE COURT: I don't know about getting an answer.
23
               MR. STERN: Your Honor, it's hard to identify. Corey
```

master list that gets served with a copy of it. The best

It's not like any time a case is filed there's a

24

thing that I would do, you know, for my advice because I've done it in other cases is to search pacer for the name that is the defendant and normally the cases.

And it's a hard name because there's not a hyphen or there is a hyphen. So you may get some that have it and some that don't. But I think that's the only way to figure it out.

MR. MORGAN: And Your Honor, I guess for my purposes, I went back and looked at the order after Mr. Erickson's statement. It's number 114. And it says the master complaint shall be the operative pleading for all pending and future cases.

THE COURT: Yes, I know. But what I'm telling you is that I did not foresee this problem.

MR. MORGAN: Right.

THE COURT: And so I need to revisit that. Just with respect to this one issue, please. Not on any other issues. So and that's what I'm recommending is that do not hang your hat exclusively on that.

If there's a way in which you can argue make your argument about your client without exclusively relying on the fact that I was not aware of this issue. I did not know that she had been sued within the statute of limitations in certain short form complaints.

MR. MORGAN: Okay. It's going to make it very difficult for me to try to dig in to find out. Because all --

THE COURT:

1

Just work on -- I don't need to know

```
2
      every case.
 3
               MR. MORGAN: All the case either pending or future I
 4
      thought covered the rubric of every individual nonclass
 5
      indication.
 6
               THE COURT: Right. I understand why you would think
 7
             That's exactly what I said.
 8
               MR. MORGAN: Yeah.
 9
               THE COURT: So I understand your thought process, but
      I'm asking you to stretch it out a little. You know, go in a
10
11
     new direction with the thought process which is that that may
12
     have been in error. And I make more mistakes than the average
13
     person. I'm here to tell you that. And that may be one that
14
      I made.
15
               MR. MORGAN: I just want to make sure it's not the
16
     onus on me to go back and find out every case that was filed
17
               THE COURT: No. Let's just use Marble as an example.
18
19
     You don't have to file that in every case. Just file it in
20
      the Marble case in two weeks.
21
               Ms. Smith?
22
               MS. SMITH: I was simply -- this is Ms. Smith for
23
     McLaren. I'd be happy to share Mr. Stern's e-mail with Mr.
24
     Morgan to identify the other legionella cases where Ms.
      Shekter Smith may have been named in an original complaint,
25
```

```
not the short form.
 1
 2
               THE COURT:
                          Okay.
 3
               MS. SMITH: So he can address that, at least define
 4
      concerns.
 5
               THE COURT: That would be nice. What I really want
 6
      to do is figure out the answer to the problem in general. And
 7
      it only takes one case as an example for me to try to sort it
 8
      out.
 9
               MS. SMITH: Understood.
               THE COURT: So Mr. Goodman, we need a response to Mr.
10
11
      Morgan's motion from someone.
12
               MR. GOODMAN: Well, William Goodman on behalf of the
13
      Marble plaintiffs. We intend to respond.
14
               THE COURT: Okay.
15
               MR. GOODMAN: Certainly.
16
               THE COURT: Good.
17
               MR. GOODMAN: Within I assume that the response date
18
      will be controlled by federal rules of civil procedures.
19
               THE COURT: Yeah. Or the local rules. Yeah, there
20
      will be.
21
               MR. MORGAN: Your Honor, Thad Morgan for Liane
22
      Shekter Smith.
23
               Do you want me to just file a brief or a motion? And
24
      if so, what's the title of the motion?
25
               THE COURT: The motion is going to be motion -- it
```

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

Master.

```
can even be motion to enforce the Court's order regarding
application of short form complaints following Walters and
Sirls. And tell me why that's the right decision.
        MR. MORGAN: Okay.
                     In light of the fact that the decision
         THE COURT:
was made based on the statute of limitations that doesn't
exist in the Marble case. That's going to be tough.
yeah.
         MR. STERN: Your Honor, Corey Stern.
                                               I just want to
note that to the extent there's information being shared about
what the legionella cases are and what the legionella cases
that have been filed are, it's better to use the census data
that has been compiled as of today than to use an e-mail that
contains three or four cases from two years ago or a year and
a half ago in February.
         So to the extent that there is an e-mail based on
Your Honor's request that identified as of February 2018 what
those cases are, anything that Special Master Greenspan is to
share with Ms. Smith should probably be also shared with Mr.
Morgan so that if he plans on using as an exhibit all the
cases that we know are filed, it's not from an old e-mail but
```

THE COURT: Okay. All right. Anything further? Okay. All right.

rather from what's actually been compiled by the Special

1	Well then that will conclude our hearing for today.
2	I appreciate that all of you are here. And we'll just
3	continue working hard on these cases.
4	(Proceedings Concluded)
5	
6	
7	CERTIFICATE OF OFFICIAL COURT REPORTER
8	I, Jeseca C. Eddington, Federal Official Court
9	Reporter, do hereby certify the foregoing 45 pages are a true
10	and correct transcript of the above entitled proceedings.
11	/s/ JESECA C. EDDINGTON 10/8/2019
12	Jeseca C. Eddington, RDR, RMR, CRR, FCRR Date
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
	il